JOINT DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As the below named inventors, we hereby declare that:

Our residences, post office addresses and citizenships are as stated below next to our names:

We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled:

COMPOSITIONS AND METHODS INVOLVING DIRECT WRITE OPTICAL LITHOGRAPHY

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· -	fication of which				•	
C	is attached hereto was filed on applicable).		ion Seri	ial Number	and was amend	ded on
	Ve hereby state that we the claims, as amended					ntified specification
	Ve acknowledge the dut of Federal Regulations,		rmation	n which is mate	erial to patentability in a	ccordance with Ti
		Prior F	oreign	Application(s)	
te cion et	d at least one country o	her than the Un	ited Stat	e, or 365(a) o	listed below and have	also identified halo
any forei	gn application(s) for pater claimed:	r Date of Fil	ertificate	tes of America e having a filing Date of Issue (day, month,	Priority Claimed Under 35 U.S.C.	
any foreign priority is	gn application(s) for pater claimed:	t or inventor's c	ertificate	tes of America e having a filing Date of Issue	date before that of the	application on whi
count	n application(s) for pater claimed: ry Application Number	Date of Fil (day, mon year)	ertificate	Date of Issue (day, month, year)	Priority Claimed Under 35 U.S.C. §119 Yes / No	application on whi Certified Copy Attached Yes / No
count	n application(s) for pater claimed: ry Application Number claim the benefit under 35	Date of Fil (day, mon year) Prior Unite	ertificate ling th, ed Stat	Date of Issue (day, month, year) tes Applications	Priority Claimed Under 35 U.S.C. §119 Yes / No on(s)	application on whi Certified Copy Attached Yes / No
count	n application(s) for pater claimed: ry Application Number	Date of Fil (day, mon year) Prior Unite	ertificate ling th, ed Stat	Date of Issue (day, month, year)	Priority Claimed Under 35 U.S.C. §119 Yes / No	Certified Copy Attached Yes / No pelow: pplication numbers tal priority data

We hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, W ackn wledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56 which occurr d between the filing date of the prior application and the national or PCT international filing date of this

application:

Application Serial Number	Date of Filing (Day, Month, Year)	Status — Patented, Pending, Abandoned

Power of Attorney

And we hereby appoint, both jointly and severally, as our attorneys with full power of substitution and revocation, to pr secute this application and transact all business in the U.S. Patent and Trademark Office connected herewith as well as before any office or agency of a foreign country or any international organization in connection with any foreign counterpart application claiming priority to this application, including the power to appoint agents and local representatives in connection with such foreign applications, the following attorneys of Banner & Witcoff, their r gistration numbers being listed after their names:

Robert Altherr, Reg. No. 31,810, Donald W. Banner, Reg. No. 17,037; Edward F. McKie, Jr., Reg. No. 17,335; William W. Beckett, Reg. No. 18,262; Dale H. Hoscheit, Reg. No. 19,090; Joseph M. Potenza, Reg. No. 28,175; James A. Niegowski, Reg. No. 28,331; Joseph M. Skerpon, Reg. No. 29,864; Thomas L. Peterson, Reg. No. 30,969; Nina L. Medlock, Reg. No. 29,673; William J. Fisher, Reg. No. 32,133; Thomas H. Jackson, Reg. No. 29,808; Kevin A. Wolff, Reg. No. 42,233; Franklin D. Wolffe, Reg. No. 19,724; Susan A. Wolffe, Reg. No. 33,568; and Bradley C. Wright, Reg. No. 38,061,

and the following attorneys of Affymetrix, Inc.

Philip McGarrigle, Reg. No. 31,395; Vern Norriel, Reg. No. 32,483; and Ellen Gonzales, Reg. No. 44,128.

All correspondence and telephone communications should be addressed to:

Banner & Witcoff, Ltd. Eleventh Floor 1001 G Street, N.W. Washington, D.C. 20001-4597 Tel. No. (202) 508-9100

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Signature	Celum f	Dugte	Date 25 May 1999
ull Name of	Ouate	Calvin	F
_	Family Name	First Given Name	Second Given Name
Residence	859 Cedro Way, Stanford, C	California, 94305	
Citizenship	u.s.		
Post Office			
\ddress	859 Cedro Way, Stanford,	California, 94305	

Jand Stem	Dat	e May 25, 1999
		, ,
Stern	David .	
Family Name	First Given Name	Second Giv n Name
1912 Montecito Avenue, #	1, Mountain View, California, 94043	
U.S		
		·
1912 Montecito Avenue. #	1. Mountain View. California. 94043	
	Family Name 1912 Montecito Avenue, # U.S.	Stern David Family Name First Given Name 1912 Montecito Avenue, #1, Mountain View, California, 94043

LAW OFFICES

BANNER & WITCOFF, LTD. 1001 G STREET, N.W. WASHINGTON, D.C. 20001-4597 (202) 508-9100